THE RECALL OF SATOLLI.

RELIEVED OF HIS DUTIES HERE AND HIS

SUCCESSOR NAMED. HE GOES BACK TO ROME TO TAKE UP WORK AS

A MEMBER OF THE COLLEGE OF CARDINALS. The rumors as to the recalling of Cardinal Satolli The rumors been current for several weeks were which have been current for several weeks were confirmed yesterday by a report from Washington connected by a report from Washington to the effect that the former Papal Ablegate had not only been relieved of his duties in this country, ald soon arrive in the United States. Monsignor Palconio, Titular Archbishop of Acerenja, is the prelate named in the dispatch as the probable suc-

sor of Cardinal Satolli. The Rev. William O'Brien Pardow, provincial of he Jesuit Order, was seen yesterday at his office, in the St. Francis Xavier rectory, and when asked as Satell's departure from this country said that it ans simply what had been expected. "He told me ten days ago," said Father Pardow, "when we were at Worcester, that he would soon leave this country and that he was about to return to New-Tork to prepare for his departure. If he knew anything at that time about his successor," continued Father Pardow, "he did not make it known, and I Father randow, the did not make it known, and I doubt whether he had any information on the sub-sect. Cardinal Satolit endeared himself to the clergy ause much regret. President J. Havens Richards, of the Georgetown College, expressed the sentiment of all when he said to the Cardinal on the occasion of his farewell visit: 'You came to us as an d peace. You were sent by the Vicar of the Prince of Peace as an apostle of unity and harmony. It therefore, I think, peculiarly fitting that as the head, though unworthy, of the university, represening in so especial a manner Catholic clergy and laity and all the citizens of the country, I should speak in their name and bid you an affectionate farewell.' All think that way of Satolli," he tinued. "He took great interest in everything american and became thoroughly familiar with everything from the procedure in the houses of Congress to the game of baseball. To show his apmess and how rapidly he grasps matters," Father Pardow said, "we went to witness a game of baseball in Worcester. Before going we explained the came to Cardinal Satolli. He became much interested, and on the way home said: The success of

Father Pardow knew nothing as to the Cardinal's

Father Fardow knew nothing as to the Cardinal's successor. The Rev. Thomas J. Ducey knew nothing about Cardinal Satolit's successor when he was seen yesteday by a Tribune reporter, and could give no information on that score, but as to Cardinal Satolit, whom he has defended in the columns of the Tribune several times against the attacks of anonymous and hidden enemies, he said: "My relations with the Apostolic Delegate are pleasant and friendly, The recall of Cardinal Satolit has been looked by every one. He has accomplished a most difficult mission, and I trust his successor. Monskipnor Palconio, will win the respect and coundence of the American citizens and be equally successful in his sofitual mission." spiritual mission."

As to the cause of Satolli's recall, Father Ducey and "When a delegrate is made a Cardinal he is mirely allowed to remain absent from Rome. He saves simply and purely because his mission is affed and work awaits him to be done in Rome as member of the College of Cardinals."

FIRST TRUANCY CASES IN COURT.

SOME OF THEM EXCITE PITY AND SENTENCES ARE SUSPENDED.

cases of truancy under the new law were brought before Magistrate Wentworth in the Yorkville court yesterday morning. In several instances the Court's sympathy was much aroused. Mrs. Keneally, of No. 245 West Fifty-sixth-st., whose boy Joseph, thirteen years old, was included in the list for whom warrants had been issued, said:
"Your Honor, my boy has no shoes and cannot so
to school. My husband is dead, and I am compelled
to work to support myself and boy. Judge, don't send the lad away, for he is all I have on earth. "Well, bring him here to-morrow," said the Judge,

"and I will see what can be done." The Magistrate said that he disliked to send any of the boys to the Protectory for the reason that it was so difficult to get them out. The Magistrate thought that there should be a truants' home, where boys would be committed pending their reformation. Several of the boys who Mrs. Alger, who was in court, said were incorrigible were sent athe Protectory. In the cases of others for whom the thought there was hope, sentence was suspected.

A CONFERENCE ON LUNACY.

PROPER METHODS OF CLASSIFYING INSANE PATIENTS-QUESTIONS OF JURISDICTION.

The State Lunacy Commissioners and a committhe from the State Board of Charities met in joint conference in Parlor H in the Murray Hill Hotel meterday. There were present Dr. E. V. Stoddard. Dr. Stephen Smith, Dr. F. Perterson, Dr. Tur Bergen, Dr. Carlos F. Macdonald, Gordon Brown and M. Reeves. The conference was to consider the best or most practicable method of classifying the best or most practicable method of classifying persons of diseased minds, from the lighter forms of nervous disorders through the list of epileptics, interest to the brain, hereditary impairments of intelect to the worst cases of lunacy, more especially the designation and care of insane epileptics, with reference to the demarcation of the jurisdiction of the respective Boards—the State Lunacy Commissioners and the State Board of Charitles.

A free interchange of ideas was had among the physicians and lay members of the Board. The results will be made public in a report.

W. H. BELLAMY RESIGNS.

THIS STRAIGHTENS OUT THE TANGLE AMONG

William H. Bellamy, who was made an Assessor ast November by the Tax Commissioners along with John W. Jacobus, Thomas J. Rush and Ed-ward McCue, replacing the Tammany Board, composed of Edward Cabill, Henry A. Gumbleton, Charles E. Wendt and P. M. Haverty, resigned his place yesterday. Mr. Bellamy in so doing un-ravelled the ugly official tangle which resulted from an order of the Court of Appeals, issued last week, directing the reinstatement of Major Haverty the veteran laws.

publican County Committee, and while his appointment as an Assessor, it was understood, was made if the suggestion of the Mayor, it was also satisfactory to Mr. Platt. It was said yesterday that it is beliamy's good nature would soon be rewarded by an appointment as Deputy Tax Commissioner of some other place equally good. The restoration of Major Haverly to his old post will be followed by the issue of a warrant for him on the City Training for seven months' arrears of salary at 150 a year. publican County Committee, and while his appoint-

THE UNION CLUB ELECTION.

A special meeting of the Union Club will be held 9 p. m. on June 24 to consider the question of the election of John Lawrence as a member of the Board of Governors at the annual meeting held on May 27 last. At that election the members of the od Board of Governors were placed on the regular ticket, except Mr. Lawrence. His friends ran a through the tellers that Mr. Lawrence had been sected to the Board by a plurality of seventeen votes over the next highest candidate, J. Archibald Murray. On June 10 a letter signed by the four in-sectors of election—H. M. Judge, Daniel Lord, F. Martin and Haitberton Fales—declared that flough a "clerical error" Mr. Lawrence had been seited with twenty more votes than he was en-siled to, and that, upon this correction, Mr. Murray been elected.

been elected.

The matter has been placed formally before the sand will be considered at the special meeting.

There A. Seward, the president of the club, when sed about the matter yesterday, replied: "The stier will come up, as announced, on June 24, at is all I care to say on the subject."

THE KIOSK RESOLUTION AMENDMENT.

erman Noonan, at yesterday's meeting of the his klosk scheme for the erection of newspaper ooths under the elevated station stairways. In the th yesterday's resolution it was given to A. B and a kieln. Mr. Klein is said to be a European correspondent for the firm of Henry Clews & Co. The committees on law and streets will hold public hearings on the klosk question.

GEN. TRACY WILL HELP DRAW A CHARTER. A report that General Benjamin F. Tracy would Section the appointment as a member of the Greater New-York Charter Commission was contradicted lively, at his office yesterday. General Tracy's private secretary said: "The report is altogether untrue Instead of declining the appointment, General Tracy has accepted it, and he will act as one of the Commission to prepare a charter for the Greater New-York."

EXAMINATIONS FOR POLICE PROMOTIONS. The Civil Service examinations for captains of will be held to-day in Room No. 171 of the Beral Postoffice. Eighty-four sergeants have ap-ed for promotion and will take the examinations. are are at present only eight vacancies of cap-tage there will be five more when the inTO MEET MR. MASTERS'S BODY.

HIS LATE ASSOCIATES MEET AND TAKE ACTION CONCERNING HIS DEATH.

About forty well-known advertising men who repsent nearly all the leading advertising agencies and firms in this city met in the office of Henry Bright ce the fourth floor of The Tribune Buildin yesterday afternoon to take action on the death of



Ellis H. Masters, of The Tribune's business department. Among them were Mr. Bright, H. P. Hubbard, H. L. Bridgman, Lyman D. Morse, F. S. Gray, A. F. Richardson, Edward T. Perry, A. S. Douglass, P. B. Broomfield, Charles E. Ellis, C. H. Stevens, St. John Richards, E. Katz, R. V. Webster, F. W. Krugler, C. W. Lyman, F. H. Lancaster, G. H. Haulenbeek, N. M. Sheffield, J. E. Woodward, George E. Guerrier, George E. Randall, W. E. Scott, A. E. Rose, Charles J. Bilson, A. L. Fowle, Robert Halsted, W. H. Remington and William Brooke.

A number of letters and telegrams from advertising men, who were kept away from the meeting, were read after Mr. Bright had been made chairman and Mr. Hubbard had been appointed secretary of the meeting. A number of the men present spoke of the high esteem in which Mr. Masters had been held among his associates. The report of his death on the steamship City of Rome on Friday, it was the game, it seems to me, rests entirely with the patcher."

on the steamship City of Rome on Friday, it was said, had produced a profound shock. Mr. Masters pitcher."

said, had produced a profound shock. Mr. Masters was always ready to take part in anything intended for the benefit or enjoyment of the people with whom he was associated, and although he had not been in good health on Friday he joined with other men on the steamship in a tug-of-war for the amusement of the other passengers on the deck. He was pulling manfully at the rope when he was atacked with heart disease.

Mrs. Masters had expressed a wish, Mr. Bright said, that flowers and special ceremonies should be omitted at her husband's funeral. On the motion of George E. Randall, a committee, constaint of Henry Bright, Charles J. Billson, Edward T. Perry, Frank H. Lancaster and G. H. Haulenbeck, was appointed to meet the body of Mr. Masters on its arrival and escort it to East Grange. All other special and general advertising agents in the city were requested to meet the committee at the steamship, which is expected to arrive on June 29.

A committee on resolutions was appointed, consisting of P. B. Broomfield, H. P. Hubbard and E. F. Birmingham. It is to report resolutions at the adjourned meeting Friday, June 28, at 2,30 p. m. Edward T. Perry was appointed treasurer.

A FRACTIOUS HORSE KILLED.

HIS NECK BROKEN AFTER HE HAD CREATED HAVOC IN A TINWARE STORE.

A gray horse owned by Bernard Lefkowitz, a butcher, of No. 20 Bond-st., became unmanageable demand made at the public hearing last Thursday, yesterday morning after being hitched to a wagon in which the Mayor acquiescel. Mr. Gould showed in his stable, at No. 30 Rivington-st. He dashed out of the stable and ran across the street, plunging himself into the show-window of Conden's liquor store, at No. 29 Rivington-st. Lefkowltz managed to pull out the horse, which was baddy car of Mr. tsohots shattered glass. The animal then, breaking away factory to behalf of the from the wagon, put his hind hoofs through the plate-glass window of Aaron Bernstein's tinware store. He backed into the window and enjoyed himself by throwing out his iron-shod hoofs in every direction. It did not take him long to clear the window of all the tinware that was in it. Neither the shouts of the distracted proprietor nor the the shouts of the distracted proprietor nor the efforts of his owner to control him had any effect upon him. He kicked and snorted and backed as far as he could into the tinware establishment.

When there was nothing left for him to kick, he quit the window and pranced around on the side-walk in such a way as to make it dangerous to attempt to get hold of him. In his capers he made an unlucky movement and fell headlong into the basement of No. 29 Rivington-st. His neck was broken by the fall, and he died instantly. With the aid of ropes the dead animal was dragged out of the basement and laid in the street. It is believed that he was suffering from him stargers. The two windows that were broken cost \$250. Considerable damage was also done to Bernstein's stock.

THE TURTLE CLUB'S CENTENNIAL.

INVITATIONS ISSUED FOR A CELEBRATION OF UN-USUAL INTEREST.

Invitations are out for the celebration of the 100th Invitations are out for the celebration of the looth anniversary of the Hoboken Turtle Club at Kingsbridge to-morrow. The festivities will begin with a breakfast at 8 a. m., and will end, according to the wording of the invitation, at "low twelve." The motto of the club is: "As we journey through life, let us live by the way," and so faithfully ners and breakfasts of the club from the time of George Washington down that those who are honored with invitations to partake of the club's hospiles and charge of the railroad department. The tailty have been looked upon as the most lucky of

stroyed by fire it is said that among its early members were no less personages than George Washin ton, Alexander Hamilton, Aaron Burr, Robert Liv-ingston, Daniel Webster, Henry Clay and John C. Calhoun, Stories of the early days of this city have Calhoun. Stories of the early days of this city have it that Hamilton and his friends were in the habit of going over to the Jersey shores during the season when turtles were plentiful and of bagging large quantities of this game, which was followed by feasts of turtle steaks and soups which became so famous that the Hoboken Turtle Club was formed. The great age of the club is attested by a season The great age of the club is attested by a season ticket over seventy years old now in the possession of Alonzo T. Decker. For nearly forty years the club had its headquarters at Hoboken. From there it went to Claremont and again later to "Gabe" Case's, on the other side of Harlem. At one time it built a clubhouse at Larchmont at a cost of \$100,000, but this proved too much of a burden for an organization of 159 members to support, and it was abandoned, the headquarters of the club being established at Kingsbridge Hotel, the property of William Sperb, the club's second vice-president. The man whose name is most endeared to the members of the club is John Tarbell, its caterer. Such is the fame of his recipe for turtle soup that frequent efforts have been made to have him reveal the secret of his success, but always in vain. He threatened at one time that in case of his death the recipe end at one time that in case of his death the recipe should die with him, but this was represented to him as such a crue; proceeding that he has written cut the valuable recipe and it is deposited in one of the safe deposit vaults of the city to is delivered at his death to the president of the Hoboken Turtle Club. but this proved too much of a burden for an organi

Club.

The centennial of the club to-morrow has been looked forward to with keen anticipation, and it has been planned to make the occasion memorable in the minds of all those who will have the good fortune to be present. The officers of the club for 1896 are: William Sulzer, president; H. H. Brockway, vice-president, Alonzo T. Decker, treasurer; William H. Kirby, secretary.

FEATURES OF THE COTTON MARKETS.

In the local cotton market yesterday traders were realizing after the sharp rise of Monday, and prices at night showed a net decline of 10 to 11 points on near months and 5 to 7 on late. The same thing showed a small advance, while spot sales fell to 8,000 bales at an advance to 4d, for middling. At one time August here sold at 7.64, which was three points over Monday's highest, but selling by a broker identified with the long side of the market for that month led to general liquidation, under which August meited down to 4.7, where it closed. The business was not large, only 165,000 bales changing hands.

The general situation remains the specific part of the steamer was in serious danger of being swamped. When seen yesterday, danger of being swamped. When seen yesterday, of Steam Vessels, said: "The Nanticoke had no business to be out in that storm. She should not have taken those Newark excursionists out. There is not an excursion boat in this harbor that is fit to go outside in such weather as that of Sunday." The Nanticoke was in serious danger of being swamped. When seen yesterday, danger of being swamped. When seen yesterday, or Steam Vessels, said: "The Nanticoke had no business to be out in that storm. She should not have taken those Newark excursionists out. There is not an excursion boat in this harbor that is fit to go outside in such weather as that of Sunday." ands.

general situation remained unchanged, with

ing hands.

The general situation remained unchanged, with the drouth still unbroken in Texas, no prospect of the drouth still unbroken in Texas, no prospect of rain there and the exports of cotton keeping up rain there are the exports of cotton keeping up stated by the state of the ports of the ports now down to steadily. The entire port stocks are now down to \$15,000 bales. Exports so far this week have been 15,000 bales, exports so far this week have been 15,000 bales, while receipts at the ports have been 15,000 bales, while receipts at the ports have been 15,000 bales, while receipts at the ports have been 15,000 bales, while receipts at the ports have been 15,000 bales, while receipts at the ports have been 5,000 bales, while receipts at the prospect of a general revival in business in all branches on account of the probable success of the Republican party in the Presidential elections upon a sound financial platform. Those of us who recall 1879 may financial platform. Those of us who recall 1879 may financial platform. Those of us who recall 1879 may financial platform. Those of us who recall 1879 may financial platform. Those of us who recall 1879 may financial platform. Those of us who recall 1879 may financial platform. Those of us who recall 1879 may financial platform. Those of us who recall 1879 may financial platform in the prospect of the prospect of the prospect of the platform of the prospect of the posterior of the post

PHEASANTS' EGGS EXCLUDED.

Mayor Rankin, of Elizabeth, has a servant named Miss Lowrey. She sent to her father in Ireland for pheasants' eggs to present to the Mayor. Fifteen eggs were forwarded, but they were seized by the customs authorities. The Mayor was at the Custom House yesterday to find out the cause of this action. He learned that the law prohibits the importation of wild fowls' or birds' eggs intended for hatching. efficacious as the most particular chef could wish. It is as delicate in flavor as the most fastidious connoisseur could conceive and as economical as anyone could ask. Nothing short of perfection could ever have given Cottolene

the prominent place it holds to-day in the homes of New York's most discriminating people. Does it hold a place in your home?

Cottolene is as healthful as the most

conservative physician could demand; as

Genuine is sold in tins with trade marks—" Cottolene" and "steer's head in cotton-plant wreath"—on every tin.

THE N. K. FAIRBANK COMPANY, Chicago, and Produce Exchange, New York.









DEMANDS OF THE NORTH SIDE.

A MAP SHOWING THE DESIRED RAILWAY EX-TENSIONS SUBMITTED.

James L. Wells, president of the North Side Board of Trade, and George Gould, representing the Man-hattan Railway Company, were invited to a confer-ence with Mayor Strong at his office last Saturday morning on the subject of the extension of the ele-vated lines through the North Side, with a view to

the lines to the city limits, in accordance with the in which the Mayor acquiesce I. Mr. Gould showed a disposition to comply with the wishes of the North Side as to additional extensions, and said that the company would seriously take into considerathe company would seriously take into consideration the demand of the North Side Board of Trade
for continuous trains, as the law requires.

Mr. Gould asked for a definite plan of routes satisfactory to the North Side, and Mr. Wells agreed, on
behalf of the North Side Board of Trade, to have a
map prepared showing the extensions desired. This
map has since been prepared, and is now in the
heards of the railway company, and will be presented at the hearing before the Board of Rapid Transit
Commissioners to morrow.

can Casualty Company. He said he would show that when the books said the firm had a surplus of \$139,000 they were really in debt \$80,000.
The first witness called was Francis B. Burke,

alleged forged application was put in evidence and shown to the witness. It here the signature of "Frank S. Bond, per A. S. E."

fice, and in the regular course of business caused a policy to be made out. Francis L. Wellman, counsel for the defence, asked the witness if the signature was in the handwriting of the defendant. "I don't think it is," the witness said.
"Do you mean that it was not in his usual hand-

writing?" asked Mr. Weeks.
"I don't think it looks like his handwriting," said

"Do you think when a man forges a name that

George Mackle said he was a clerk in the employ of Beecher, Schenck & Co. in July, 1893. The alleged forged application was shown to him, and previous witness, in the regular course of business

entries in one of the books of Beecher, Schenck & Co.
Frank S. Bond, vice-president of the Chicago, MiWaukee and St. Paul Rallroad Company, on seeing
the alleged forged signature purporting to be his,
said the signature was not written by him, nor did
he authorize any one to write it. He said he knew
ho one in his office using the initials "A. S. B."
On cross-examination he said he knew the defendant for eight years, and corresponded with him.
He said that it was apparent to him no one had attempted to imitate his signature. He said to Mr.
Weeks that he had received a telegram from
President Miller, of his company, a few days ago
in reference to the case. The telegram was admitted in evidence but not read.

THE CASE OF THE NANTICOKE.

There is a possibility of an official investigation in regard to the steamer Nanticoke, which was in peril off Sandy Hook in the storm of last Sunday. At the time the Nanticoke had about 200 passengers on board. It is said that the waves washed over her decks, that the passengers were panic-stricken, and that for a time the steamer was in serious

at that time was found deficient in boats. She was rated to carry only 100 passengers, although, if fully equipped, she could carry 400 or 500. No one, it is said, has ever called at the Inspectors' office for the steamer's papers, and the officials there are in doubt as to whether she has been properly equipped as directed. "There were several deficiencies when she was inspected," said Captain Fairchild, "but we have nothing here to show whether they were attended to or not, and, of course, Inqu'ry will be made. One thing is certain, and that is that the lives of those passengers should not have been endangered as they were last Sunday."

of the County Clerk, at Jersey City, on Monday, has led to the mistaken idea that the expected fireworks trust had been formed. John N. Blair, of No. 32 Laberty-st., one of the incorporators of the company, said yesterday that the new concern was to be an independent company, with no connection with the proposed trust. The location of the plant, which will not be in operation until late in the year, has not yet been settled on.

ALLEGED PLOT TO GET EVIDENCE.

DAVID LINDENBORN HEARD OF IT, AND TWO OF THE PLOTTERS ARE AC-CUSED OF CONSPIRACY.

against David Lindenborn and other auctioneers by some of the large drygoods firms and rug and carpet importing firms were laid bare yesterday, when Leroy Andrews and his brother, importers at No. 263 Canal-st., were arraigned at the Jefferson Market Court on the charge of conspiracy. Ac-James J. Cullen, clerks in the employ of Linden-born, the object of the alleged conspiracy was to steal information from Landenborn's books. Lindenborn was arrested recently on charges made by reviously to have his license revoked by the

commassioners to morrow.

Commassioners to morrow.

THE TRIAL OF H. B. RECCHER.

As THEY TRIAL OF H. B. RECCHER.

THE TRIAL OF H. B. RECCHER.

THEY TRIAL OF H. B. RECCHER.

THEY TRIAL OF

Policeman John Quinn, of the Old Slip station, had

E. B. Cuthbert, the head of the firm of E. B. Cuthbert & Co., stockbrokers at No. 56 Broadway, went to Boston yesterday and caused the arrest of G. E. Buffington, president of the Financial Information Company, for circulating a report derogatory to the firm. The incident occurred at the time of the slump in the stock market on Wednesday of last week Cuthbert & Co. explained the matter in the veck. Cuthbert & Co. explained the matter in the

week. Cuthbert & Co. explained the matter in the following statement:

Inamuch as a statement has recently been published to the effect that we had been called upon for margins and failed to respond, and had been sold out by F. W. Savin, we hereby assert the same to be utterly false, groundless and libelious, and we take this occasion to offer herewith a letter from Mr. Savin, which will explain itself and add to the strength of the above statement. We are prepared to force this matter to the utmost limit, and we will give the sum of \$1,000 reward for information that will lead to the conviction of any responsible parties from whom this report originated.

The following is an exact copy of the letter we received from Mr. Savin, and signed by him:

"Messrs. E. B. Cuthbert & Co., New-York.

"Gentlemen: Knowing that you have been considerably annoyed by sundry rumors during the last ten days to the effect that I had on last Wednesday, June 10, called upon you to take up certain stocks which I was carrying for you at that time, and wishing to put a stop to these rumors, I beg to active to you most emphatically that I did not on the day in queestion, or any other day, call upon you to take up any loans or securities which I was carrying for you, as your account was amply protected by cash margin and as there was quite a balance due you on the same.

"I would further add, I have never been obliged."

margin and as there was quite a small same.

"I would further add, I have never been obliged to call upon you gentlemen to take up any ioans or securities which at any time I have carried for you, but that you have always responded to our calls for additional margin with promptness and dispatch, and at no time have I ever sold out any stocks for your account in order to close loans. "I regret exceedingly that any such impression has prevailed, and I trust that this letter will aid you in refuting the same. Very respectfully, "F. W. SAVIN."

The information is said to have been sent to the company in Boston by its New-York correspondent.

AN ART DEALER HELD FOR LARCENY. Detectives Foye and Price, of the Central Office, arraigned in Jefferson Market Court yesterday af-ternoon William R. Leonard, thirty-eight years old, of No. 1,738 Broadway, an art dealer, on a charge of larceny preferred by Henry Meneghelit, an artist of larceny preferred by Henry Meneghell, an artist with studios at No. 788 Brondway. Meneghell told Magistrate Kudilch that in January, 1886, he gave to Leonard ten oil paintings, valued at 570, with instructions to sell them. He alleged that Leonard sent the paintings to Boston and sold them, but never turned in any of the money.

Magistrate Kudilch held Leonard in \$1,000 bail for examination on June 22-

MISSIONS UNION'S LAST DAY.

THE PRINCIPLE OF TITHING APPLIED TO FOREIGN WORK.

Plots and counterplots in the warfare waged AMERICAN SCHOOLS VERSUS FOREIGN MISSION SCHOOLS-OFFICERS ELECTED FOR 1896-97. INT TELEGRAPH TO THE TRIBUNE.

> been occupied to-day with various odds and ends, besides some special addresses, for seven solid Considerable attention was devoted to the full and permanent establishment of a convalescent home for missionaries here in Dr. Foster's sanitarium. The buildings, which have been this year completely renovated, now afford extensive free treatment for the missionary service.

> The regular alders of the Union bring in a large ontingent of pastors and church members from all the surrounding country, and, although the session

down with him into the river. Quinn was patrolling his post near Pier 8, when he saw a man rush out of profit abroad, and cautioned church members of the cabin of the tug B. T. Nelivau and jump over the rail into the river. It took Quinn but a moment to throw off his coat, helmet and shoes and planne in after the man. The frenziel man made an attent to keep away from Quinn, and then suddenly turned and attempted to seize the officer, but Quinn kept out of harms way.

For ten minutes the two men struggied in the Roscharus told by the man himself, the Rev. Cytus

the radi into the river. It took Quinn but a the radi into the river, in took Quinn but a tempt to keep away from Quinn, and then saddenly turned and attempted to selze the officer, but Quinn kept out of harms way.

For ten minutes the two men struggied in the water, when Quinn managed to got his man by the thorat and so held him. By this time quite a crowd had gatered on the shore, Quinn treated water until he got close to the pier, and then he called for a rope. With this he field his man, and the crowd had gatered on the shore, as the station house the man said he was Partick Murray, a sallor, and that emelles were trying to kill him. Several, he said, were on the tag Ryan. Later, in court, he was committed to hellevine to be examined as to his senily Crossing the "Brilge of Sighs," Murray haw there they are, they have come to kill me!"

Agrested For Criminal Libels.

Co. Thayer, Executive Committee from five denominations, Dr. J. A. Davis, chairman; the five denominations of over fitteen countries, and were of over fitteen countries. The total number of missionaries who have been present at this meeting is 133. They came from more than twenty countries, and were of over fitten separate denominations. This is practically a Christian Union of the most agreeable kind, and has not had a single indication of sectarianism from beginning to end.

RLACKMAIL IS SUGGESTED.

TESTIMONY FOR THE DEFENCE IN DAVID BE-LASCO'S SUIT.

Edward K. Willard, a banker and broker, was again in the witness chair in Trial Term, Part V, of the Supreme Court, yesterday, when the trial of David Belasco's suit against N. K. Fairbank, to recover \$65,000 for making a star actress of Mrs. Leslic Dudley Carter, was resumed before Justice Gieger-ich and a jury. Willard acted as the financial agent for Mr. Fairbank in his many dealings with Mrs

for Mr. Paironk in its many dealings with all Lesile Carter. He was cross-examined yesterday by ex-Judge Dittenhoefer, counsel for Belasco.

E. G. Gilmore, the theatrical manager, was recalled by Mr. Deming, who read over Glimore's testimony, given last week, to the effect that he had some checks indorsed by Belasco in his possession until about a month ago, when he permitted an ex-pert, sent by ex-Judge Dittenhoefer, to examine them. He said they disappeared after the expert

Richard W. Morrison, who said that he was As sistant District-Attorney for Cook County, Ill., tes-tified that on one occasion, in Kansas City, he went to Mrs. Carter's room in the Coates House, Belasco and Mr. Price and then said in regard to a telegram in which Price had asked for \$750. "This is asking too much." He also said that Mr. Her-rick remarked that "this bleeding process" had gone far enough.

Mr. Morrison said that an examination of the

box-office receipts for a month amounted to only itemized accounts of the company showed that the "Afterward," said the witness, "I declared that this statement about the box-office receipts was absurd, and said to Behasco and Price: "You people have made enough money out of Pairbank, and you ought to quit." Price insisted that business had been bad, and I remarked to Price: You people have been misrepresenting the business, and I believe have been putting the money in your pock-

ets."

Finally Morrison saild he got a draft for \$5.850 from Chicago, and turned over the money to Belazeo and Allen, and took from them a receipt.

On cross-examination Morrison denied that he had threatened to go on the stand and ruin Mrs. Carter. "I said," the witness testified, "that if Mrs. Carter went on the stand for persons who were trying to blackmail Mr. Fairbank, she would damn and ruin herself."

Court was adjourned until this morning.

THE COURTS.

COURT OF APPEALS DECISIONS.

Saratoga, N. Y., June 16 .- The Court of Appeals Kavanagh agt. Barker, Robertson agt. the Mayor of New-York, Murphy agt. the Ninth Avenue Railroad Company, Manufacturers' National Bank agt. Lord, Akin agt. Meeker, Thomas agt. Davis, Jones agt. Turner, Jasper agt. Press Publishing Company, Ramsey agt. Keystone Gas Company and Werner agt. City of Rochester, judgments affirmed, with costs.

agt. City of Rochester, judgments affirmed, with costs.

In re Traey, order affirmed, with costs; Campbell agt. Coon, order in judgment reversed and judgment upon report of referee affirmed, with costs to appellants at General Term and in this court; Peop.e exrel. Miller agt. Wurster, order of General Term reversed and proceedings and determination of the Commissioners affirmed, with costs: Terry agt. Moore—motion to amend—motion granted so far as to amend remittiur to allow defendant to apply to Special Term of Supreme Court for leave to withdraw her demurrer and interpose an answer. Weldon agt. Third Avenue Railroad, Butcher agt. Atlantic Avenue Railroad, and Ayres agt. Delaware, Lackawanna and Western Railroad, motion to dismiss appeal denied; Pitts agt. New-York, Lake Erie and Western Railroad, appeal ordered to be heard at October session. O'Bourne agt. Bulls and W. O. Hickok Manufacturing Company agt. Bergman, motion to prefer denied; Nugent agt. Atlas Sieamship Company, motion for reargument denied, with Costs.

The following is the calendar of the Court of Ap-

J.—Elevated railroad cas. 2. Clear.
Supreme Court.—Special Term.—Part VIII.—Adjourned
for the term.
Supreme Court.—Trial Term.—Part II.—Before Daly, J.—
Freferred causes: Nos. 8433, 7089, 8410, 7465, f614, 6823,
803, 8733, 8735, 5839, 8247, 7647, 7177, 887, 8654, 616a,
Supreme Court.—Trial Term.—Fart III.—Before Dugno, J.
Nos. 8478, 2448, 2345, 1874, Case unfinished.
Supreme Court.—Trial Term.—Part IV.—Before Bischoff,
J.—Causes to be sent from Part III for trial. Case
unfinished.
Supreme Court.—Trial Term.—Part V.—Before Giegerick,
J.—Causes to be sent from Part III for trial. Case unfinished. finished.

Supreme Court—Trial Term—Part VI—Before Booksstaver, I—Causes to be sent from Part III for trial.

Case to be summed up.

Supreme Court—Trial Term—Part VII—Before Gilders

Supreme Court—Trial Term—Part VII—Before Gilders

Sieeve, I—Von. 2023, 2495, 2599, 2493, 2494, 1084, 2023,

1729, 2003, 7858, 2927, 2635, 7291, 2271, 418. Case unfin-Supreme Court—Trial Term—Part VIII—Before Freed-nan, J.—Causes to be sent from Part VII for trial. Clear, Supreme Court—Trial Term—Part IX—Before McAdaia, —Causes to be sent from Part VII for trial. Case un-nished.

nished.
Supreme Court—Trial Term—Part X.—Before McLaupt, J.—Causes to be sent from Part VII for trial. Cast., J.—Causes to be sent from Part VII for trial. Cast.—Causes to be sent from Part VII for trial. Case unished. Supreme Court—Trial Term—Part XI—Before Barnara, J.—Causes to be sent from Part VII for trial. Case undinished.

Surrogate's Court—Chambers—Before Arnold, S.—No day calendar, Wills for probate: Carlo Moreilo, Millard F. Adier, Solomon Paletz, John M. Reid, at 10:30 a. m., James Mullaney, James H. Dederick, at 2 p. m.

Surrogate's Court—Trial Term—Hefore Fitzgerald, S.—No, 11:33, Will of Annie Crowe, at 10:30 a. m., City Court—Special Term—Before Van Wyck, C. J.—Court opens at 10 a. m. Motions at 10:30 a. m., City Court—Trial Term—Pert I—Before Schuchman, J.—Nos, 15:23, 1441, 1445, 15:25, 47:22, 40444, 299, 1476, 1889, 1440, 4137, 1493, 4917, 1489, 173, 4789, 1442, 15:26, 1242, 1464, 4630, 4740, 15:24, 1632, 12:20-1, 108, 4654, 4604, 4605, 4740, 15:24, 1633, 12:20-1, 108, 4654, 4604, 4605, 4740, 15:24, 1632, 12:20-1, 108, 4654, 4604, 4605, 4604, 4600, 4740, 15:24, 1632, 12:20-1, 108, 4654, 4604, 4605, 4604, 4607, 1644, 1718, 1624, 1733, 1645, 1651, 1652, 1673, 1734, 1651, 1652, 1674, 1775, 1776, 1777, 1778, 1780, 1781, 1782, 1784, 1785, 1784, 1775, 1776, 1777, 1778, 1780, 1784, 1785, 1784, 1785, 1787, 1787, 1787, 1787, 1788, 1787, 1788, 1787, 1788, 1787, 1883, 1874, 4815, 4824, 4811, 1837, 4885, 4807, 4681, 3412, 4442, 4182, 3348, 4345, 4821, 4890, Clear.

Supreme Court, Ward agt. Garretts-Richard M. Henry.
Matter of Stein-Royai S. Crane.
Rrady agt. Toher-James J. Nealis.
Matter of Renwick-Royai S. Crane.
Metager agt. Tradesman National Bank-Rufus
Radier of Wolff & Co.—John E. Ward.

By Andrews, J. Matter of Dry Dock, etc., Raliroad—John E. Ward. Darcy agt. Darcy—Jerome Buck. Blank of Syracuse agt. Husted—William E. Stiger. Sostman agt. Krus—Edward D. O'Brien. Kingsland agt. Merritt—George C. Austin.

RECEIVER APPOINTED. Supreme Court.

. Charles S. Smith agt. Catharine Connolly—James Nealls.

FEES FOR RAPID TRANSIT.

Chief Justice Van Brunt, of the Appellate Division of the Supreme Court, signed an order yesterday fixing the fees of the Rapid Transit Commissioners Alexander E. Orr. William Steinway. Seth Low. John Claffin, John H. Starin and John H. Inman, at 5000 each, and the Supreme Court Commissioners, who reported on the Rapid Transit plan, fixed the fees for Frederic R. Coudert, William L. Gelshenen and George Sherman at \$2,000 each.

CAPTAIN MARTENS TO BE TRIED.

Police Captain Frederick W. Martens, of the East
Thirty-fifth-st. station, is to be tried before Commissioner Roosevelt on Friday next on charges prepared by the Parkhurst society. Frank Moss, of
the Parkhurst society, will prosecute Martens. The
charges against him date back to 1891, when he was charges against him date back to 1891, when he was a sergeant at the Tremont station. He is accused of accepting \$15 from a storekeeper, whose store he is alleged to have reported favorably as a polling-place for election. The matter came out before the Lexow Committee.